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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/899,382	07/03/2001	Christopher Scott Worley	10005375-1	2749
7590 02/26/2004 HEWLETT-PACKARD COMPANY			EXAMINER	
			FOSTER, ROLAND G	
Intellectual Property Administration P.O. Box 272400 Fort Collins, CO 85027-2400			ART UNIT	PAPER NUMBER
			2645	
			DATE MAILED: 02/26/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

19 A		
	Application No.	Applicant(s)
	09/899,382	WORLEY ET AL.
Office Action Summary	Examiner	Art Unit
	Roland G. Foster	2645
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet wit	n tne correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl of 16 NO period for reply is specified above, the maximum statutory period in Failure to reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a re ly within the statutory minimum of thirty will apply and will expire SIX (6) MONT e, cause the application to become ABA	ply be timely filed (30) days will be considered timely. HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status		
 1) ⊠ Responsive to communication(s) filed on 7/3/0 2a) ☐ This action is FINAL. 2b) ⊠ This 3) ☐ Since this application is in condition for alloware closed in accordance with the practice under Expression in the practice of the	action is non-final. nce except for formal matte	• •
Disposition of Claims		
 4) Claim(s) 1-26 is/are pending in the application 4a) Of the above claim(s) is/are withdrays. 5) Claim(s) is/are allowed. 6) Claim(s) 1-26 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or 	wn from consideration.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to be drawing(s) be held in abeyand tion is required if the drawing(s	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Aprity documents have been rule (PCT Rule 17.2(a)).	oplication No received in this National Stage
Attachment(s) 1) Motice of References Cited (PTO-892)	4) Intension S	ımmary (PTO-413)
 Notice of References Cited (PTO-932) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>2</u>. 	Paper No(s)	/Mail Date formal Patent Application (PTO-152)

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

<u>Claims 1-26</u> are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 6,018,671 to Bremer (Hereafter "Bremer").

With respect to claim 1, see the following paragraphs for details on how Bremer discloses particular limitations within the claim.

The limitation "a memory...capable of storing multiple personalized vocal responses and a written synopsis of each stored personalized vocal response" reads on Bremer as follows.

Memory 126 stores prerecorded voice reply messages (Fig. 1 and col. 2, lines 25-40). The voice reply messages provide personalized vocal responses to the incoming call (col. 3, line 60 – col. 4, line 21). The reply messages are also graphically displayed on display 116 enabling the user to select the appropriate message. Id. Therefore, the display provides a graphical or written synopsis of the corresponding voice replay message sufficient to allow the user to select the appropriate reply message.

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The limitation "a store/playback device...capable of storing the personalized vocal responses in memory" reads on Fig. 1, answering circuit 128. An "answering circuit" as defined by Bremer also permits storing of the recorded message into memory (col. 1, lines 30-39).

The limitation "a system control circuit...capable of communication with the voice communication device, has capability to select...vocal response...in reply to a playback command initiated by a user, and has capability to playback..." reads on Bremer as follows. The controller 110 (Fig. 1) controls the selection and playback processes performed by the answering circuit 128 (store/playback device) and memory 126 as discussed above. The playback is in reply to playback commands initiated via key set 118 (Fig. 1 and col. 3, line 60 – col. 4, line 21).

Claim 16 differs substantively from claim 1 in that claim 16 is directed to a method that performs steps equivalent to the functions performed by the apparatus of claim 1. Therefore, see the claim 1 rejection for additional details. Further, see the method illustrated in Fig. 4.

With respect to claim 2, see Fig. 1, display 116 and the claim 1 rejection for further details.

With respect to claims 3 and 17, the answering circuit permits recording the message (col. 1, line 30-38).

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With respect to claims 4 and 18, the user enters the silent answer 119 (col. 3, lines 40-60) and in response the message is displayed in order to the user to review which message to select (col. 3, line 61 - col. 4, line 21).

With respect to claims 5, 6, 19, and 21, see the claim 1 rejection for further details where the user initiates playback by pressing a key on key set 118 (part of telephone) which is then processed by the controller 110.

With respect to claims 7-12 and 20, 22, and 23, the playback device is a cellular telephone 102 (Figs. 1 and 3). See the claim 1 rejection for further details.

With respect to claims 13 and 24, the messages are received (whether stored or playback on answering circuit 128) via wireless telephone 102 (Fig. 1).

With respect to claims 14, 15, 25, and 26, see the claim 1 rejection for further details where the user commands the controller 110 to initiate playback (i.e., adjusts the system control circuit) by actuating a key on key set 118.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roland Foster whose telephone number is (703) 305-1491. The examiner can normally be reached on Monday through Friday from 9:00 a.m. to 5:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan S. Tsang, can be reached on (703) 305-4895. The fax phone number for this group is (703) 872-9309.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to customer service whose telephone number is (703) 306-0377.

Roland G. Foster

Primary Patent Examiner

February 23, 2004